Private Law 59

CHAPTER 104

AN ACT

For the relief of John P. Farrar.

May 26, 1955 [H. R. 2346]

Be it enacted by the Senate and House of Representatives of the United States of America in Congress assembled, That the Attorney General is authorized and directed to discontinue any deportation proceeding and to cancel any outstanding order and warrant of deportation, any warrant of arrest and bond which may have been issued in the case of John P. Farrar, and the said John P. Farrar shall not again be subject to deportation by reason of the same facts upon which any such deportation proceedings were commenced or any such warrants of arrest have issued.

John P. Farrar.

Approved May 26, 1955.

Private Law 60

CHAPTER 108

AN ACT

For the relief of Doctor Cristjo Cristofy, his wife Jordana Dilova Cristofy, and his children George and Daphne-Kremena Cristofv.

May 27, 1955 [H. R. 957]

Be it enacted by the Senate and House of Representatives of the United States of America in Congress assembled, That, for the purposes of the Immigration and Nationality Act, Cristjo Cristofy, his wife, Jordana Dilova Cristofv, and his children George and Daphne-Kremena Cristofv, shall be held and considered to have been lawfully admitted to the United States for permanent residence as of the date of the enactment of this Act, upon payment of the required visa fees. Upon the granting of permanent residence to such aliens as provided for in this Act, the Secretary of State shall instruct the proper quotacontrol officer to deduct the required numbers from the appropriate quota or quotas for the first year that such quota or quotas are available.

66 Stat. 163. 8 USC 110 I note.

Quota deduc-

Approved May 27, 1955.

suitable and proper bank or and administra-Private Law 61 CHAPTER 109

AN ACT

For the relief of Federico Ungar Finaly.

May 27, 1955 [H. R. 1012]

Be it enacted by the Senate and House of Representatives of the United States of America in Congress assembled, That, for the purposes of the Immigration and Nationality Act, Federico Ungar Finaly shall be held and considered to have been lawfully admitted to the United States for permanent residence as of the date of the enactment of this Act, upon payment of the required visa fee.

66 Stat. 163. 8 USC 1101 note.

Approved May 27, 1955.

Private Law 62

and make the imper and to suppose CHAPTER 110

AN ACT

For the relief of Nicholas John Manticas, Anne Francis Manticas, Mary Manticas, and John Manticas.

May 27, 1955 [H. R. 1328]

Be it enacted by the Senate and House of Representatives of the United States of America in Congress assembled, That, for the pur-